1914 No. 231-CONTINUE-IFAL USTATE-Membly by 1991 CT 16929	CONTRACT-REAL ESTATE	Vol. m90 Page 12837
THIS CONTRACT, Made this	25thduy ofJune	, 1990, betweer
Jack and Patricia Ramey	· · · · · · · · · · · · · · · · · · ·	hereinalter called the seller
and Dave Head		hereinafter called the buyer

agrees to sell unto the buye and premises situated inKlamath

Lot 7 Block 1 Ramey Acres

21.114 - 6.2 MAP - 012 - 3

In the Et Nt SWt of Section 25, T.24S., R.08E., W.M.

.....Dollars (\$ 13,650 (hereinalter called the purchase price) on account of which Five thousand, nine hundred and eighty five Dollars (\$ 5,985) is paid on the execution hereof (the receipt of which is hereby acknowledged by the seller); the buyer agrees to pay the terminder of said purchase price (to-wit: \$ 7,665) to the order of the seller in monthly payments of not less than One hundred and thirty Dollars (\$ 130) each, Konth the standard state of the state

payable on the 3rd day of each month hereafter beginning with the month of August , 1990, and continuing until said purchase price is fully paid. All of said purchase price may be paid at any time; all deleired balances of said purchase price shall bear interest at the rate of _9......per cent per annum from..... August 3, 1990 until paid, interest to be paid. Monthly and * { in addition to being included in the minimum

monthly payments above required. Taxes on said premises for the current tax year shall be prorated between the parties hereto as of the date of this contract.

and covenants with the willer that the real property described in this contract is

realter erected ruction and all uch liens; that

imposed upon said premises, all promptly belore the same or any part theirot become past due; that at buyer's expense, buyer will insure and keep insured all dudings now or herealter erected on said premises against loss or damage by lire (with extended coverage) in an amount not less than 3. The seller of insurance at bein respective interests may appear and all in a company or companies satisfictory to the seller, with loss payable this to the seller und then to the buyer as their respective interests may appear and all or and pay lire such insurance to be delivered to the seller as ion as insured. Now it the buyer shall be added to and become a part of the debt secured by this contract and preture and pay lire such insurance, the seller may do so and any payment is made shall be added to and become a part of the debt secured by this contract and shell bear interest at the rate aforesaid, without a size, however, of any right arising to the seller of our subsequent to the debt secured by this contract and interest at a seller's expense and within the seller of any and below of the seller as one insurance the seller as one as and the seller on or subsequent to the date then also detected to the date then also date of the seller of the seller and upon surender of this agreement, selle will deliver a good and sufficient deed conveying said purchase price is in builting any other seller of all prover also and any purchase price is the seller of the seller of all encounder and of the date force and any interest and upon surender of this agreement, seller will deliver a good and sufficient deed conversing said purchase price is the seller of the seller of all encounder and asid purchase price is the seller of the seller of all encounder and asid purchase price is the seller will be seller as of the date hereod and upon sequent to the date the seller of all encounder all the seller all the seller all the seller of a subsequent to the date price is the seller all the seller all the seller all the seller all the selle (Continued on reverse)

• I MPORTANT NOTICE: Delete, by lining out, which ever parase and which ever warranty (A) or (B) is not applicable. If warranty (A) is applicable and if the seller is a an effort, as such wird is defined in the Truth-in-Lending Act and Regulation Z, the seller MUST comply with the Act and Regulation by making required disclosures; for this property use Stevent-Ness Form No. 1379 or similar.

PO Box 181 Crescent, Or. 97//33 seller's NAME AND ADDMESS Dave Head PO Box 107 Crescent, Or. 97//33			County of
BUYER'S HAME AND ADDRESS 212		FOR RECORDER'S USE	in book/reel/volume No
Util a change is rejuncted all fax stelements shall be cent to t Jack and Patricin Ramey - PO Box 1.81 - Crescent:, Or. 97733	he following oddress.		NAME TITLE

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And it is understood and agreed between as d purties that time is of the essence of this contract, and in case the buyer shall full to make the payments above required, or any of them, punctually within 20 days of the time limited therefor, or fail to keep any agreement herein contained, then the seller at seller's option shall have the following tight: (1) To declare this contract cancelled for delault and null and void, and to declare the purchase's rights forfeited and the debt estinguished, and to retain sums previously paid here under by the buyer.⁴ (3) To foreclose this contract by the buyer.⁴ (3) To foreclose this contract by the buyer.⁴ (3) To foreclose this contract by the buyer.⁴ (4) To declare the whole unpaid principal bulance of said purchase price with the interest thereon at once due and payable; and/or (3) To foreclose this contract by suit in equip.⁴ (4) To foreclose this contract by suit in equip.⁴ (5) To foreclose this contract by suit in equip.⁴ (6) To foreclose this contract by suit in equip.⁴ (7) In any of such cases, all rights and interest created or them existing in lavor of the buyer as against the seller hereunder shall utterly cease and the right to the possession of the premises above described and all other rights acquired by the buyer hereunder shall revert to and revers in said seller without any act of re-entry, or any other act of usid seller to be performed and without any right of the buyer of return, reclamation or compensation for moneys paid on account of reductive or sule on this contract are to be the right in a suit to a side seller reat of a such default all pay-ments theretobre *m* sule on this contract are to be revised by and belong to said seller as the greed and reasonable rent of said premises up to the fight here default. And the said seller, in case of a such default, shill her right incrediately, or at any time thereafter, to enter upon the land aloresaid, without any process of law, and take immediate possession thereol, to the the informatin

atterary's less on such appeal. In construing this contract, it is understood that the seller or the buyer may be more than one person or a corporation; that it the context so requires, the singular pronoun shall be taken to man and include the joural and the neuter, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereod apply equally to corporations and to individuals. This agreement shall bind and increments of the buyer interest may require, not only the immediate parties hereto but their respective heirs, erecutors, administrators, personal representatives, successors in interest and assigns as well.

IN WITNESS WHEREOF, soid parties have executed this instrument in duplicate; if either of the under-

signed is a corporation, it has caused its name to be signed and its seal allixed by an officer or other person duly authorized to do so by order of its board of directors.

PROPERTY SHOULD CHECK WITH T COUNTY PLANNING DEPARTMENT TO	VERIFY APPROVED USES	PTING Dals. J.	*
* SELLIR: Camply with ORS 93.905 at set prin NOTE-The sentence between the symbols (), (elered. 5a + ORS 93.030.	
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